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7 UNITED STATES BANKRUPTCY COURT
8 EASTERN DISTRICT OF CALIFORNIA
SACRAMENTO DIVISION

9 In re:) Case No.: 10-40310

10 **THOMAS R DEVORE and**

) DCN: DRI-5

11 **SUSAN E DEVORE,**

) **MOTION TO CONFIRM 3RD AMENDED
CHAPTER 13 PLAN**

13 Debtors

) DATE: May 3, 2011
14) TIME: 9:32 a.m.
15) Judge: Thomas C. Holman
16) Location: United States Federal
Courthouse
17) Courtroom 32, 6th Floor
501 I Street, 3-200
Sacramento CA 95814

18 **Thomas R. Devore and Susan E. Devore**, the debtors

19 (hereinafter "Debtors"), make this motion to confirm their 3RD
20 Amended Chapter 13 Plan, filed with the Court on March 8, 2011 and
21 to be heard on May 3, 2011 at 9:32am pursuant to U.S.C. Sec. 1323.

22 This motion is based on the 3rd Amended Chapter 13 Plan,
23 incorporated herein by reference, and such other oral argument as
24 may be required at a hearing on this matter.

BASIS FOR AMENDMENT

An amended plan was necessary to cure trustees objection regarding the secured arrears proof of claim filed by BAC/Countrywide in the amount of \$2004.10.

PROPOSED AMENDMENT

1. Debtors have cured the arrearage with Bank of America and became current post-petition.
2. Debtor believes that the Amended Chapter 13 Plan satisfies the requirements of 11 USC Sections 1322 and 1325; that it will be acceptable to the Trustee; that it will not be objectionable to creditors or their interests; that it represents the best interest of the Debtor to continue with a feasible Chapter 13 Plan to repay their debts; and that it furthers the goals of the bankruptcy statutes.

WHEREFORE, Debtors pray for the Court to enter its Order to Confirm the Debtors' 3rd Amended Chapter 13 Plan as indicated above.

Dated:03/08/11

MACEY & ALEMAN

BY: /S/ Guillermo Geisse
Guillermo Geisse
Attorney for Debtors